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		7590 06/07/2007 RICK D. NYDEGGER			EXAMINER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

17.75	Application No.	Applicant(s)				
	10/606,494	VAN DOK ET AL.				
Office Action Summary	Examiner	Art Unit				
	Eric A. Wiener	2179				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
<ol> <li>Responsive to communication(s) filed on <u>26 June 2003</u>.</li> <li>This action is FINAL. 2b) ∑ This action is non-final.</li> <li>Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i>, 1935 C.D. 11, 453 O.G. 213.</li> </ol>						
Disposition of Claims						
<ul> <li>4)  Claim(s) 1-46 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1-46 is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or election requirement.</li> </ul>						
Application Papers						
9) ☐ The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>26 June 2003</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)  1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 6/26/2003.  4) Interview Summary (PTO-413) Paper No(s)/Mail Date  5) Notice of Informal Patent Application 6) Other:						

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#### **DETAILED ACTION**

Claims 1 – 46 have been presented for examination based on applicant's disclosure filed 1. on 6/26/2003. Claims 1 - 46 have been rejected by the examiner.

## Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- Claims 1, 19, and 29 are rejected under 35 U.S.C. 112, second paragraph, as being 3. indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The phrases "increased level of interaction" and "decreased level of interaction" in claims 1, 19, and 29 are relative phrases that render the claims indefinite. Above said phrases are not defined by said claims, the specification does not provide a standard for ascertaining the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention.
- Claim 3 recites the limitation "the intermediate interface" in line 2. There is insufficient 4. antecedent basis for this limitation in the claim. This inconsistency leaves the claim indefinite. Appropriate correction is required.

## Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the

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basis for the rejections under this section made in this Office action:

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

6. Claims 1 – 4, 6, 8, 12, 17 – 22, 26, 27, 29 – 31, 35, 38 – 42, and 45 are rejected under 35 U.S.C. 102(b) as being anticipated by Ohkado (US 2001/0047626 A1)

As per independent claims 1 and 29, Ohkado discloses a method of simplifying user interaction with one or more real time communication user interfaces by adapting the one or more user interfaces to the user's activity level in a computer system that supports real-time communication between a user of the computer system and one or more contacts and a computer program product comprising one or more computer readable media carrying computer executable instructions that implement said method, said method comprising acts of:

- displaying an intermediate representation of a user interface for real-time communication, the intermediate representation including a text input box and at least a portion of a received real-time message ([0017], lines 6 9);
- upon receiving an increased level of interaction with the intermediate representation of the user interface, automatically enlarging the intermediate representation of the user interface to an enlarged representation appropriate for the increased level of interaction, wherein the enlarged representation includes the text input box ([0010]); and
- upon receiving a decreased level of interaction with the intermediate representation of the user interface, automatically reducing the intermediate representation of the user interface to a reduced representation appropriate for the decreased level of interaction ([0011]).

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As per independent claims 17 and 38, Ohkado discloses a method of simplifying user interaction with one or more real time communication user interfaces by adapting the one or more user interfaces to the user's activity level in a computer system that supports real-time communication between a user of the computer system and one or more contacts and a computer program product comprising one or more computer readable media carrying computer executable instructions that implement said method, said method comprising steps for:

- monitoring user input directed to an initial representation of a user interface for real-time communication ([0010] [0011]); and
- automatically adapting the initial representation of the user interface to the user's activity level based on the monitored user input ([0015], lines 1 4), wherein adapting the initial representation produces at least one of an intermediate representation of the user interface that includes a text input box ([0017], lines 4 11), a larger representation of the user interface that also includes the text input box ([0010] and [0017], lines 4 11), or a smaller representation of the user interface ([0011] and [0017], lines 4 11).

As per claim 2, and taking into account the rejection of claim 1, Ohkado further discloses that the reduced representation includes the text input box ([0017], lines 9-11).

As per claim 3, and taking into account the rejection of claim 1, Ohkado further discloses that the acts of automatically enlarging and reducing the intermediate interface occur without an explicit input to reduce or enlarge the intermediate representation ([0015], lines 1 – 4).

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As per claim 4, and taking into account the rejection of claim 1, Ohkado further discloses that the enlarged representation corresponds to a maximized state for the user interface, and wherein the intermediate representation of the user interface corresponds to a minimized state for the user interface ([0010] – [0011]), wherein the "first size" corresponds to a maximized state and the "second size" corresponds to a minimized state.

As per claim 6, and taking into account the rejection of claim 1, Ohkado further discloses that the increased level of interaction comprises one or more of hovering over the intermediate representation and clicking a pointing device on the intermediate representation ([0007], lines 9-11).

As per claim 8, and taking into account the rejection of claim 1, Ohkado further discloses that the intermediate representation of the user interface for real-time communication is displayed within a desktop bar ([0031] and [0042]).

As per claim 12, and taking into account the rejection of claim 8, Ohkado further discloses that the desktop bar displays one or more representations of one or more other user interfaces simultaneously with the intermediate representation of the user interface for real-time communication ([0031]), wherein the fact that the representation can be displayed on a title bar of an object window means that the title bar would also display representations of the other objects, wherein it is inferred that objects may comprise interfaces.

As per claim 18, and taking into account the rejection of claim 17, Ohkado further discloses displaying at least one of the intermediate representation, the larger representation, and the smaller representation of the user interface for real-time communication ([0008]).

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As per claim 19, and taking into account the rejection of claim 17, Ohkado further discloses that the initial representation of the user interface for real-time communication comprises the intermediate representation, and wherein the step for automatically adapting the initial representation of the user interface to the user's activity level based on the monitored user input includes acts of:

- upon receiving an increased level of interaction with the intermediate representation of the user interface, automatically enlarging the intermediate representation of the user interface to an enlarged representation appropriate for the increased level of interaction that includes the text input box ([0010]); and
- upon receiving a decreased level of interaction with the intermediate representation of the user interface, automatically reducing the intermediate representation of the user interface to a reduced representation appropriate for the decreased level of interaction ([0011]).

As per claims 20 and 40, and taking into account the rejection of claims 17 and 38, Ohkado further discloses that the step for automatically adapting the initial representation of the user interface to the user's activity level occurs without an explicit input to reduce or enlarge the initial representation ([0015], lines 1 -4).

As per claims 21 and 41, and taking into account the rejection of claims 17 and 38, Ohkado further discloses that the step for automatically adapting the initial representation of the user interface comprises an act of enlarging the initial representation due to an increased

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activity level that comprises either a hover operation or a pointing device click on the initial representation ([0007], lines 9-11).

As per claims 22 and 42, and taking into account the rejection of claims 17 and 38, Ohkado further discloses that the step for automatically adapting the initial representation of the user interface comprises an act of reducing the initial representation of the user interface ([0011]).

As per claim 26, and taking into account the rejection of claim 17, Ohkado further discloses an act of displaying the initial representation of the user interface for real-time communication in a desktop bar ([0031] and [0042]).

As per claim 27, and taking into account the rejection of claim 26, Ohkado further discloses that the desktop bar also displays one or more representations of one or more other user interfaces ([0031]), wherein the fact that the representation can be displayed on a title bar of an object window means that the title bar would also display representations of the other objects, wherein it is inferred that objects may comprise interfaces.

As per claim 30, and taking into account the rejection of claim 29, Ohkado further discloses the act of automatically reducing the intermediate interface occurs without an explicit input to reduce the intermediate representation ([0015], lines 1-4).

As per claim 31, and taking into account the rejection of claim 29, Ohkado further discloses that the intermediate representation of the user interface corresponds to a minimized state for the user interface ([0010] - [0011]), wherein the "first size" corresponds to a maximized state and the "second size" corresponds to a minimized state.

As per claim 35, and taking into account the rejection of claim 29, Ohkado further discloses that the increased level of interaction comprises a text entry in the text input box ([0035], lines 5-9).

As per claim 39, and taking into account the rejection of claim 38, Ohkado further discloses displaying the initial representation of the user interface ([0008]).

As per claim 45, and taking into account the rejection of claim 38, Ohkado further discloses displaying the initial representation of the user interface for real-time communication in a desktop bar that also displays one or more representations of one or more other user interfaces ([0031] and [0042]), wherein the fact that the representation can be displayed on a title bar of an object window means that the title bar would also display representations of the other objects, wherein it is inferred that objects may comprise interfaces.

#### Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 5, 24, 32, and 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohkado (US 2001/0047626 A1) in view of Taylor et al. (US 6147773 A).

As per claim 5, Ohkado discloses the method of claim 1.

Ohkado does not explicitly disclose that said method further comprises an act of, upon

automatically reducing the intermediate representation to a reduced representation, displaying a message to indicate where the reduced representation is located.

Nevertheless, in an analogous art, Taylor discloses displaying a message to indicate where a reduced representation is located (column 8, lines 39 - 45), wherein an indicator to indicate that a window has been reduced to a minimized area is equivalent to a message indicating where the reduced window is located.

Thus, it would have been obvious to one of ordinary skill in the art at the time of invention to incorporate Taylor's teaching into Ohkado's invention to display a message to indicate where the reduced representation is located upon automatically reducing the intermediate representation to a reduced representation. The modification would have been obvious, because in Ohkado's invention, the fact that the window is automatically reduced without the user implicitly selecting a reduce option would mean that they might not immediately know where that the window has been reduced. Therefore Ohkado would look to Taylor's messaging interface to incorporate Taylor's teaching of indicating such reduction to help solve this problem.

As per claims 24, 32, and 44; and taking into account the rejection of claims 22, 29, and 42; the claims are substantially similar to claim 5 and are therefore rejected on the same grounds as disclosed in the rejection of claim 5.

9. Claims 7, 23, and 43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohkado (US 2001/0047626 A1) in view of Flowers et al. (US 2003/0105812 A1).

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As per claim 7, taking into account the rejection of claim 1, Ohkado further discloses that the increased level of interaction comprises typing text in the text input box, and wherein the enlarge representation comprises a send option ([0035], lines 5 – 9 and [0028], lines 13 – 14).

Ohkado does not explicitly disclose that said method further comprises an act of automatically reducing the enlarged representation to the intermediate representation upon selection of the send option.

Nevertheless, in an analogous art, Flowers discloses automatically reducing a representation upon selection of a send option ([0137], lines 16 – 18).

Thus, it would have been obvious to one of ordinary skill in the art at the time of invention to incorporate Flowers's teaching into Ohkado's invention to automatically reduce a representation upon selection of a send option. The modification would have been obvious, because upon sending a message, a user most likely has less use for the window used to send the message and would therefore want the window to not interfere with other windows. Thus, Ohkado would look to Flowers's messaging program and Flowers's teaching of automatically reducing a representation of a messaging window upon selection of a send option to allow for the messaging window to be reduced to a reduced or closed state and thus be out of the way of other windows the user may be using, wherein reducing a window to a reduced representation is an obvious variation of closing it entirely.

As per claims 23 and 43, and taking into account the rejection of claims 22 and 42, the claims are substantially similar to claim 7 and are therefore rejected on the same grounds as disclosed in the rejection of claim 7.

Claims 9 – 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohkado 10. (US 2001/0047626 A1) in view of Quillen et al. (US 2004/0103156 A1).

As per claim 9, Ohkado discloses the method of claim 8.

Ohkado does not explicitly disclose that the desktop bar also displays a contact representation, the method further comprising an act of, upon dragging and dropping a file object onto the contact representation, displaying a real-time message window that includes the file object and an option to send the file object to a contact associated with the contact representation.

Nevertheless, in an analogous art, Quillen discloses a desktop bar displaying a contact representation, and upon dragging and dropping a file object onto the contact representation, displaying a real-time message window that includes the file object and an option to send the file object to a contact associated with the contact representation ([0060] - [0064]).

Thus, it would have been obvious to one of ordinary skill in the art at the time of invention to incorporate Quillen's teaching into Ohkado's invention to display a contact representation on a desktop bar, and upon dragging and dropping a file object onto the contact representation, displaying a real-time message window that includes the file object and an option to send the file object to a contact associated with the contact representation. The modification would have been obvious, because Ohkado's chat program is built to improve typical chat programs such as Microsoft Netmeeting ([0004]), which supports file transfer. Therefore, it would be obvious that Ohkado would want to incorporate relevant improvements in the art of chat programs that support file transfer, and would look to Quillen's teaching as a means for

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such improvements.

As per claim 10, Ohkado and Quillen sufficiently disclose the method of claim 9. In addition, Quillen further discloses an act of highlighting the contact representation when one or more real-time messages are received from the contact associated with the contact representation ([0070]), wherein the contact currently communicating with the user is contextual information that is encompassed by "other contextual information."

As per claim 11, Ohkado and Quillen sufficiently disclose the method of claim 9. In addition, Quillen further discloses that the contact representation comprises a user-definable icon ([0080]).

11. Claim 13, 28, 36, and 46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohkado (US 2001/0047626 A1) in view of Amro (US 5,699,535).

As per claim 13, Ohkado discloses the method of claim 12.

Ohkado does not explicitly disclose automatically reducing or enlarging the one or more representations of the one or more other user interfaces when the intermediate representation is automatically enlarged or reduced.

Nevertheless, in an analogous art, Amro discloses automatically reducing or enlarging one or more representations of one or more other user interfaces when the size of a current representation is modified (column 2, lines 27 – 44).

Thus, it would have been obvious to one of ordinary skill in the art at the time of invention to incorporate Amro's teaching into Ohkado's invention to automatically reduce or enlarge the one or more representations of the one or more other user interfaces when the

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intermediate representation is automatically enlarged or reduced. The modification would be obvious, because there is a need for an enhanced user interface that automatically resizes other interfaces that are not immediately being used so as to allow the user to more easily interact with the current interface (Amro, column 2, lines 19 - 21).

As per claims 28 and 46, and taking into account the rejection of claims 27 and 45, the claims are substantially similar to claim 13 and are therefore rejected on the same grounds as disclosed in the rejection of claim 13.

As per claim 36, taking into account the rejection of claim 29, Ohkado further discloses that the intermediate representation of the user interface for real-time communication is displayed within a desktop bar, and wherein the desktop bar displays one or more representations of one or more other user interfaces simultaneously with the intermediate representation of the user interface for real-time communication ([0031] and [0042]), wherein the fact that the representation can be displayed on a title bar of an object window means that the title bar would also display representations of the other objects, wherein it is inferred that objects may comprise interfaces.

Ohkado does not explicitly disclose automatically reducing or enlarging the one or more representations of the one or more other user interfaces when the intermediate representation is automatically enlarged or reduced.

Nevertheless, in an analogous art, Amro discloses automatically reducing or enlarging the one or more representations of the one or more other user interfaces when the intermediate representation is automatically enlarged or reduced (column 2, lines 27 – 44).

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Thus, it would have been obvious to one of ordinary skill in the art at the time of invention to incorporate Amro's teaching into Ohkado's invention for the same reasons as disclosed in the rejection of claim 13.

12. Claims 14 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohkado (US 2001/0047626 A1) and Amro (US 5,699,535).

As per claim 14, Ohkado and Amro sufficiently disclose the method of claim 13.

Ohkado and Amro do not explicitly disclose that the one or more other user interfaces comprise one or more of a calendar object, a streaming video object, a streaming audio object, and a contact list.

Nevertheless, calendar interfaces, streaming video interfaces, streaming audio interfaces, and contact list interfaces are all well known in the art and thus would be inherently included in the invention of Ohkado and Amro as other possible interfaces that could exist on screen.

As per claim 37, and taking into account the rejection of claim 36, the claim is substantially similar to claim 14 and is therefore rejected on the same grounds as disclosed in the rejection of claim 14.

13. Claims 15 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohkado (US 2001/0047626 A1) in view of Brown et al. (US 7,146,573 B2).

As per claim 15, Ohkado discloses the method of claim 1.

Ohkado does not explicitly disclose that the reduced representation of the user interface for real-time communication comprises a selectable icon.

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Nevertheless, in an analogous art, Brown discloses a reduced representation of a user interface for real-time communication comprising a selectable icon (Abstract, lines 8 – 9).

Thus, it would have been obvious to one of ordinary skill in the art at the time of invention to incorporate Brown's teaching into Ohkado's invention to include a reduced representation of a user interface for real-time communication comprising a selectable icon. The modification would be obvious, because both Brown's and Ohkado's inventions pertain to the automatic adjusting of interface representations according to user activity. In addition, a minimized icon is a well-known type of minimized representation of an interface and would therefore be an obvious type of representation for Ohkado to include in his invention.

As per claim 16, Ohkado and Brown sufficiently disclose the method of claim 15. In addition, Ohkado further discloses that the intermediate representation of the user interface for real-time communication is automatically reduced to the reduced representation, the method further comprising an act of displaying one or more received real-time messages adjacent the reduced representation for at least a predetermined period of time ([0038] – [0042]), wherein the linkage of an interface in a minimized state to a title bar including other interface representations would adjacently link said interface in a minimized state to other interfaces of the chat program that would most likely comprise other received real-time messages.

14. Claim 25 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ohkado (US 2001/0047626 A1) and Flowers et al. (US 2003/0105812 A1).

As per claim 25, Ohkado and Flowers sufficiently disclose the method of claim 24.

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Ohkado and Flowers do not explicitly disclose that the smaller representation comprises a conversation balloon.

Nevertheless, the use of conversation balloons as small representations in chat interfaces is well known in the art and would thus be an inherent feature of the invention of Ohkado and Flowers.

Claims 33 and 34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohkado 15. (US 2001/0047626 A1) and Taylor et al. (US 6,147,773 A) in view of Brown et al. (US 7,146,573 B2).

As per claim 33, Ohkado and Taylor sufficiently disclose the computer program product of claim 32. In addition, Ohkado further discloses displaying one or more received real-time messages adjacent a selectable icon for at least a predetermined period of time ([0038] -[0042]), wherein the linkage of an interface in a minimized state to a title bar including other interface representations would adjacently link said interface in a minimized state to other interfaces of the chat program that would most likely comprise other received real-time messages.

Ohkado and Taylor do not explicitly disclose that the reduced representation of the user interface for real-time communication comprises said selectable icon.

Nevertheless, in an analogous art, Brown discloses a reduced representation of a user interface for real-time communication comprising a selectable icon (Abstract, lines 8 – 9).

Thus, it would have been obvious to one of ordinary skill in the art at the time of invention to incorporate Brown's teaching into the invention of Ohkado and Taylor to include a

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reduced representation of a user interface for real-time communication comprising a selectable

icon. The modification would be obvious, because both Brown's and Ohkado's inventions

pertain to the automatic adjusting of interface representations according to user activity. In

addition, a minimized icon is a well-known type of minimized representation of an interface and

would therefore be an obvious type of representation for Ohkado to include in his invention.

As per claim 34; Ohkado, Taylor, and Brown sufficiently disclose the computer program

product of claim 33. In addition, Ohkado further discloses enlarging the selectable icon

representation of the user interface for real-time communication in response to the user

interacting with the one or more real-time message displayed adjacent to the selectable icon

([0010]).

Conclusion

16. References to specific columns, figures, or lines should not be limiting in any way. The

entire reference provides disclosure to the related invention.

17. The prior art made of record and not relied upon is considered pertinent to the applicant's

disclosure. The cited documents represent the general state of the art.

18. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Eric A. Wiener whose telephone number is 571-270-1401. The

examiner can normally be reached on Monday through Thursday from 9am to 5pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Weilun Lo, can be reached on 571-272-4847. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Eric Wiener
Patent Examiner

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BA HUYNA PRIMARY EXAMINER